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UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

COLIN MARSHALL, an individual; **CAROLINE** VENTOLA, an individual; an individual; CHRIS CHENG, **DANIEL** DYKES, an individual; and WINSTON CHENG, individual, an on behalf themselves and all other similarly situated,

Plaintiffs,

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CHRISTOPHER GREGORY ROGERS, an individual; ROGERS HOLDINGS, II, LLC, a Nevada limited liability company; BARBARA ROGERS, an individual Trustee/Beneficiary of The Rogers Family Trust; and DANNIE EARL ROGERS, an individual and Trustee/Beneficiary of The Rogers Family Trust; THE **ROGERS FAMILY** TRUST, entity; an unknown INC., a Delaware corporation; DOES 1-50, unknown individuals; and ROE **COMPANIES** 1-50, unknown business entities,

Defendants.

CASE NO. 2:18-cv-00078-JAD-CWH

STIPULATION AND ORDER TO **RESCHEDULE APRIL 27, 2018 HEARING ON DEFENDANTS ROGERS HOLDINGS II, LLC T/A** CASA ROGERS PRIVATE ESTATE, CHRISTOPHER GREGORY ROGERS, BARBARA L. ROGERS, DANNIE EARL **ROGERS AND ROGERS FAMILY** TRUST'S MOTION FOR **DETERMINATION OF GOOD FAITH SETTLEMENT [ECF NO. 23]**

Defendant Airbnb, Inc., ("Airbnb"), defendants Christopher Gregory Rogers, Rogers Holdings, II, LLC, Barbara Rogers, Dannie Earl Rogers, and the Rogers Family Trust (collectively the "Rogers Defendants") and plaintiffs Colin Marshall, Caroline Ventola, Chris Cheng, Daniel Dykes, and Winston Cheng (collectively "Plaintiffs"), by and through their respective undersigned counsel, hereby stipulate, agree and respectfully request that the Court